tradition evidence provided by representatives of the Hopi Tribe and Pueblo of Zuni since publication of the original notice, the USDA Forest Service has revised its determinations of cultural affiliation for the Hohokam and Salado human remains and associated funerary objects. The USDA Forest Service has determined, based on the preponderance of the additional evidence presented, that the Hopi Tribe and the Pueblo of Zuni are culturally affiliated with the Hohokam and Salado human remains and associated funerary objects, although to a lesser extent than the Ak-Chin Indian **Community, the Gila River Indian** Community, the Salt River Pima-Maricopa Indian Community, and the Tohono O'odham Nation.

Based on the above mentioned information, officials of the USDA National Forest Service have determined that, pursuant to 43 CFR 10.2 (d)(1), the human remains listed above represent the physical remains of 1,376 individuals of Native American ancestry. Officials of the USDA Forest Service have also determined that, pursuant to 25 U.S.C. 3001 (3)(A), the 5,326 objects listed above are reasonably believed to have been placed with or near individual human remains at the time of death or later as part of the death rite or ceremony.

Officials of the USDA National Forest Service have determined that, pursuant to 25 U.S.C. 3003 (d)(2)(B), there is a relationship of shared group identity which can be reasonably traced between these 1,376 Native American human remains and 5,326 associated funerary objects and the Ak-Chin Indian Community, the Gila River Indian Community, the Salt River Pima-Maricopa Indian Community, the Tohono O'odham Nation. While not clearly culturally affiliated, officials of the USDA National Forest Service have further determined that, pursuant to 25 U.S.C. 3003 (d)(2)(C), there is a reasonable belief of shared group identity given the totality of the circumstances surrounding the acquisition of these 1,376 Native American human remains and 5,326 associated funerary objects with the Hopi Tribe and Pueblo of Zuni.

This notice has been sent to officials of the Ak-Chin Indian Community, the Gila River Indian Community, the Hopi Tribe, the Pueblo of Zuni, the Salt River Pima-Maricopa Indian Community, the Tohono O'odham Nation, the Yavapai-Prescott Indian Tribe, the **San Carlos Apache Tribe, the Yavapai-Apache Tribe, and the White Mountain Apache Tribe**. Representatives of any other Indian tribe that believes itself to be

culturally affiliated with these human remains and associated funerary objects should contact Dr. Frank E. Wozniak, NAGPRA Coordinator, Southwestern Region, USDA Forest Service, 517 Gold Ave. SW, Albuquerque, NM 87102; telephone: (505) 842–3238, fax (505) 842-3800, before [thirty days after publication in the Federal Register]. Repatriation of the human remains and associated funerary objects to the Ak-Chin Indian Community, the Gila River Indian Community, the Salt River Pima-Maricopa Indian Community, the Tohono O'odham Nation, the Hopi Tribe and the Pueblo of Zuni, as indicated above, may begin after that date if no additional claimants come forward.

Dated: February 10, 1998.

Francis P. McManamon,

Departmental Consulting Archeologist, Manager, Archeology and Ethnography Program.

[FR Doc. 98–4013 Filed 2–17–98; 8:45 am] BILLING CODE 4310–70–F

DEPARTMENT OF LABOR

Bureau of International Labor Affairs; U.S. National Administrative Office; National Advisory Committee for the North American Agreement on Labor Cooperation; Notice of Two Open Meetings by Teleconference

AGENCY: Office of the Secretary, Labor. **ACTION:** Notice of open meeting by teleconference on March 5, 1998 and notice of open meeting by teleconference on April 9, 1998.

SUMMARY: Pursuant to the Federal Advisory Committee Act (Pub. L. 94– 463), the U.S. National Administrative Office (NAO) gives notice of two meetings of the National Advisory Committee for the North American Agreement on Labor Cooperation (NAALC), which was established by the Secretary of Labor. The meetings will take place on March 5, 1998 and April 9, 1998. Due to scheduling difficulties and the need for immediate action, we are unable to give the full 15 days advance notice for the March 5, 1998 meeting.

The Čommittee was established to provide advice to the U.S. Department of Labor on matters pertaining to the implementation and further elaboration of the NAALC, the labor side accord to the North American Free Trade Agreement (NAFTA). The Committee is authorized under Article 17 of the NAALC. The Committee consists of 12 independent representatives drawn from among labor organizations, business and industry, and educational institutions.

DATES: The Committee will meet on March 5, 1998 from 4:00 p.m. to 5:00 p.m. and on April 9, 1998 from 4:00 p.m. to 5:00 p.m. The meetings will be by teleconference.

ADDRESSES: U.S. Department of Labor, 200 Constitution Avenue N.W., Room C–5515 (Executive Conference Room), Washington, D.C. 20210. The meetings are open to the public on a first-come, first served basis.

FOR FURTHER INFORMATION CONTACT: Irasema Garza, Designated Federal Officer, U.S. NAO, U.S. Bureau of International Labor Affairs, U.S. Department of Labor, 200 Constitution Avenue, N.W., Room C–4327, Washington, D.C. 20210. Telephone 202–501–6653 (this is not a toll free number).

SUPPLEMENTARY INFORMATION: Please refer to the notice published in the **Federal Register** on December 15, 1994 (59 FR 64713) for supplementary information.

Signed at Washington, DC, on February 13, 1998.

Irasema T. Garza,

Secretary, U.S. National Administrative Office.

[FR Doc. 98–4193 Filed 2–17–98; 8:45 am] BILLING CODE 4510–28–M

DEPARTMENT OF LABOR

Employment and Training Administration

Notice of Determinations Regarding Eligibility To Apply for Worker Adjustment Assistance and NAFTA Transitional Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974, as amended, the Department of Labor herein presents summaries of determinations regarding eligibility to apply for trade adjustment assistance for workers (TA–W) issued during the period of January, 1998.

In order for an affirmative determination to be made and a certification of eligibility to apply for worker adjustment assistance to be issued, each of the group eligibility requirements of Section 222 of the Act must be met.

(1) that a significant number or proportion of the workers in the workers' firm, or an appropriate subdivision thereof, have become totally or partially separated,

(2) that sales or production, or both, of the firm or sub-division have decreased absolutely, and

(3) that increases of imports of articles like or directly competitive with articles produced by the firm or appropriate subdivision have contributed importantly to the separations, or threat thereof, and to the absolute decline in sales or production.

Negative Determinations for Worker Adjustment Assistance

In each of the following cases the investigation revealed that criterion (3) has not been met. A survey of customers indicated that increased imports did not contribute importantly to worker separations at the firm.

- TA-W-34,100; L.A. Manufacturing, Inc., Livingston, TN
- TA–W–33,902; Lehigh Furniture Co., Marianna, FL
- TA-W-33,828; Dana Corp., Parish Heavy Truck, Structural Components Div., Reading, PA
- TA-W-34,040; Butler Design Service, Aurora, CO
- TA-W-34,051; Franke Contract Group, Div. Of Franke, Inc., North Wales, PA

In the following cases, the investigation revealed that the criteria for eligibility have not been met for the reasons specified.

- TA-W-34,075; Sutersville Lumber Co., Inc., Sutersville, PA
- TA-W-34,04; Brown Shoe Co., Fredericktown, MO

The workers firm does not produce an article as required for certification under Section 222 of the Trade Act of 1974

- TA–W–34,078; Johns Manville, Roofing Div., Wauhegan, IL
- TA-W-34,114; Burlington Industries, Burlington House Decorative Fabrics Div., Smithfield Sprinning Plant, Smithfield, NC
- TA-W-34,022; National Seating Co., Horse Cave, KY
- TA-W-34,037; Barry Callebaut USA, Inc., Pennsauken, NJ
- TA-W-34,031; MKE-Quantum Components, Recording Heads Group, Louisville, CO

Increased imports did not contribute importantly to worker separations at the firms.

TA-W-34,066; Johnstown Wire Technologies, Great Lakes Div., Buffalo, NY

Production of steel wire was transferred from Buffalo, NY to another domestic plant.

TA-W-33,729; Schmid Laboratories, Anderson, SC

Subject firm phased out automobile operations at its Anderson, SC plant and transferred production to another affiliated domestic plant TA-W-33,878; Cabot Oil and Gas Corp., The Carlton District, Carlton, PA

The investigation revealed that criteria (1) has not been met. A significant number or proportion of the workers did not become totally or partially separated as required for certification.

Affirmative Determinations for Worker Adjustment Assistance

The following certifications have been issued; the date following the company name and location of each determination references the impact date for all workers of such determination.

- TA-W-34,079; Littonian Shoe Co., Littlestown, PA: November 28, 1996.
- TA-W-34,063; Georgio Foods, Inc., Temple, PA: November 1, 1996.
- TA-W-33,881; Corning, Inc., Erwin, NY: September 1, 1996.
- TA-W-33,941; Maine Yankee Atomic Power Co., Wiscasset, ME: October 21, 1996.
- TA-W-34,159; Chester Clothes, Inc., Philipsburg, PA: January 6, 1997.
- TA-W-34,122; Diversified Plastics, Inc., Elk Grove Village, IL: December 10, 1996.
- TA-W-34,046 & A; Manchester Knitted Fashon, Manchester, NH and Whitefield, NH: November 20, 1996.
- TA-W-34,062; Can Corp of America, Inc., Blandon, PA: November 1, 1996.
- TA-W-33,912; Fiskars, Inc., Power Sentry Div., Fergus Falls, MN: October 3, 1996.
- TA-W-34,112 & A; Sportswear, Inc., d/ b/a American Athletic Apparel, Puxico, MO and Sikeston, MO: December 10, 1996.
- TA-W-34,099; Century Products, Inc., Cheboygan, MI: December 2, 1996.
- TA-W-34,158; Eugene F. Burrill, Lumber Co., White City, OR: December 8, 1996.
- TA-W-33,907; Textron Automotive Co., Inc., Textron Automotive Interiors, Dover, NH: October 2, 1996.
- All workers of Textron Automotive

Co., Inc., Textron Automotive Interiors,

Dover, NH excluding workers in the KO7 paint line are eligible to apply for

- trade adjustments assistance.
- TA-W-33,697; Employee Service, Inc., Rush City, MN: May 9, 1996.
- TA–W–33,758; Guess, Inc., Los Angeles, CA: July 24, 1996.
- TA-W-34,008; J & L Specialty Steel, Inc., Detroit, MI: November 3, 1996.
- TA-W-33,768; Mr. Casuals, a/k/a/ Rives Casuals, Inc., Independence, VA: August 12, 1996.
- TA-W-34,041; Jam Enterprises, El Paso, TX: November 4, 1996.

- TA-W-34,048; Dresser Rand Co., Painted Post, NY: November 18, 1996.
- TA-W-34,009; Morganton Dyeing & Finishing, Morganton, NC: October 31, 1996.
- TA-W-33,991; Jetricks Corp., Selmer, TN: October 21, 1996.
- TA-W-33,926; Robinson Manufacturing Co., Inc., Parsons, TN: October 9, 1996.
- TA-W-33,895; Donnkenny Apparel, Inc., Haysi, VA: September 30, 1996.

All workers of Dolnnkenny Apparel, Inc., Haysi, VA engaged in employment related to the production of ladies' apparel produced by the Haysi plant are eligible to apply for trade adjustment assistance.

Also, pursuant to Title V of the North American Free Trade Agreement Implementation Act (P.L. 103–182) concerning transitional adjustment assistance hereinafter called (NAFTA– TAA) and in accordance with Section 250(a), Subchapter D, Chapter 2, Title II, of the Trade Act as amended, the Department of Labor presents summaries of determinations regarding eligibility to apply for NAFTA–TAA issued during the month of January, 1998.

In order for an affirmative determination to be made and a certification of eligibility to apply for NAFTA–TAA the following group eligibility requirements of Section 250 of the Trade Act must be met:

(1) that a significant number or proportion of the workers in the workers' firm, or an appropriate subdivision thereof, (including workers in any agricultural firm or appropriate subdivision thereof) have become totally or partially separated from employment and either—

(2) that sales or production, or both, of such firm or subdivision have decreased absolutely,

(3) that imports from Mexico or Canada of articles like or directly competitive with articles produced by such firm or subdivision have increased, and that the increases in ports contributed importantly to such workers' separations or threat of separation and to the decline in sales or production of such firm or subdivision; or

(4) that there has been a shift in production by such workers' firm or subdivision to Mexico or Canada of articles like or directly competitive with articles which are produced by the firm or subdivisions. **Negative Determinations NAFTA-TAA**

In each of the following cases the investigation revealed that criteria (3) and (4) were not met. Imports from Canada or Mexico did not contribute importantly to workers' separations. There was no shift in production from the subject firm to Canada or Mexico during the relevant period.

- NAFTA-TAA-02056; Johnstown Wire Technologies, Great Lakes Div., Buffalo, NY
- NAFTA-TAA-02078; Trelleburg YSH, Inc., South Haven, MI
- NAFTA-TAA-02063; Burlington Industries, Burlington House Decorative Fabrics Div., Smithfield Spinning Plant, Smithfield, NC
- NAFTA-TAĂ-01785; Gulfstream Tomato Packers, LTD, Perrine, FL NAFTA-TAA-01927; Dana Corp.,
- Parish Heavy Truck Structural Components Div. Reading, PA NAFTA-TAA-02049; J&L Specialty
- Steel, Inc., Detroit, MI
- NAFTA-TAA-01909; Union City Body Co., LP, Union City Body Company, Union City Div., Union City, IN
- NAFTA-TAA-02109; Century Products, Inc., Cheboygan, MI
- NAFTA-TAA-02043; Franke Contract Group, Franke, Inc., North Wales, PA
- NAFTA-TAA-01812; Excel of Battle Creek, Battle Creek, MI

In the following cases, the investigation revealed that the criteria for eligibility have not been met for the reasons specified.

- NAFTA-TAA-02057; Sutersville Lumber Co., Inc., Sutersville, PA
- NAFTA-TAA-02093; Brown Shoe Co., Fredericktown, MO

The investigation revealed that the workers of the subject firm did not produce an article within the meaning of Section 250(a) of the Trade Act, as amended.

Affirmative Determinations NAFTA-TAA

NAFTA-TAA-02087; Diversified Plastics, Inc., Elk Grove Village, IL: December 10, 1996.

NAFTA-TAA-01974; Dana Corp., Parish Light Vehicle Structures Div., Reading, PA: October 3, 1996.

- NAFTA-TAA-01974; Dana Corp., Parish Light Vehicle Structures Div., Reading, PA: October 3, 1996.
- NAFTA-TAA-02115; Chester Clothes, Inc., Philipsburg, PA: January 6, 1997.
- NAFTA-TAA-02084; Eugene F. Burrill Lumber Co., White City, OR: December 11, 1996.
- NAFTA-TAA-01950; Fiskars, Inc., Power Sentry Div., Fergus Falls, MN: October 3, 1996.
- NAFTA-TAA-01987; Maine Yankee Atomic Power Co., Wiscasset, ME: October 21, 1996.
- NAFTA-TAA-02072 & A; Sportswear, Inc., d/b/a American Athletic Apparel, Puxico, MO & Sikeston, MO: December 15, 1996.
- NAFTA-TAA-02099; RMP, Div., of Holman Enterprises, Pennsaukee, NJ & Cinnaminson, NJ: December 2, 1996.
- NAFTA-TAA-01966; Hamburg Shirt Co., Hamburg, AR: September 15, 1996.
- NAFTA-TAA-02098; Guess, Inc., Los Angeles, CA: July 24, 1996.
- NAFTA-TAA-01997; Hamilton Beach Proctor-Silex, Inc., Electrical Toaster Div., Mt. Airy, NC: October 28, 1996.
- NAFTA-TAA-02113; Tultex Corp., Chilhowie, VA: January 9, 1997.
- NAFTA-TAA-02064; Morgan Products LTD, Oshkosh, WI: December 10, 1996.
- NAFTA-TAA-02074; Dal-Tile Corp., Mt. Gilead, NC: December 11, 1996.

I hereby certify that the aforementioned determinations were issued during the month of January 1998. Copies of these determinations are available for inspection in Room C–4318, U.S. Department of Labor, 200 Constitution Avenue NW., Washington, DC 20210 during normal business hours or will be mailed to persons who write to the above address.

Dated: January 30, 1998.

Grant D. Beale,

Acting Director, Office of Trade Adjustment Assistance.

[FR Doc. 98–4064 Filed 2–17–98; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

Investigations Regarding Certifications of Eligibility To Apply for Worker Adjustment Assistance

Petitions have been filed with the Secretary of Labor under Section 221(a) of the Trade Act of 1974 ("the Act") and are identified in the Appendix to this notice. Upon receipt of these petitions, the Acting Director of the Office of Trade Adjustment Assistance, Employment and Training Administration, has instituted investigations pursuant to Section 221 (a) of the Act.

The purpose of each of the investigations is to determine whether the workers are eligible to apply for adjustment assistance under Title II, Chapter 2, of the Act. The investigations will further relate, as appropriate, to the determination of the date on which total or partial separations began or threatened to begin and the subdivision of the firm involved.

The petitioners or any other persons showing a substantial interest in the subject matter of the investigations may request a public hearing, provided such request is filed in writing with the Acting Director, Office of Trade Adjustment Assistance, at the address show below, not later than March 2, 1998.

Interested persons are invited to submit written comments regarding the subject matter of the investigations to the Acting Director, Office of Trade Adjustment Assistance, at the address shown below, not later than March 2, 1998.

The petitions filed in this case are available for inspection at the Office of the Acting Director, Office of Trade Adjustment Assistance, Employment and Training Administration, U.S. Department of Labor, 200 Constitution Avenue, N.W., Washington, D.C. 20210.

Signed at Washington, D.C. this 20th day of January, 1998.

Grant D. Beale,

Acting Director, Office of Trade Adjustment Assistance.

Appendix

[Petitions Instituted On 01/20/98]

TA–W	Subject firm (petitioners)	Location	Date of petition	Product(s)
34,154 34,155		LaFollette, TN	12/15/97 12/15/97	Rear View Mirrors—Trucks, Vans. Grills & Registers. Bathing Equip.—Hospital & Nursing Home. Rewritable Optical Storage Products.